05-24-01

#### Practitioner's Docket No. 944-003.088

PATENT

Preliminary Classification:

Proposed Class:

Subclass:

NOTE:

"All applicants are requested to include a preliminary classification on newly filed patent applications. The preliminary classification, preferably class and subclass designations, should be identified in the upper right-hand comer of the letter of transmittal accompanying the application papers, for example 'Proposed Class 2, subclass 129." M.P.E.P. § 601, 7th ed.

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

**Box Patent Application Assistant Commissioner for Patents** Washington, D.C. 20231

#### **NEW APPLICATION TRANSMITTAL**

Transmitted herewith for filing is the patent application of

Inventor(s): Anna Orpana, et al

WARNING: 37 C.F.R.§ 1.41(a)(1) points out:

"(a) A patent is applied for in the name or names of the actual inventor or inventors.

"(1) The inventorship of a nonprovisional application is that inventorship set forth in the oath or declaration as prescribed by § 1.63, except as provided for in § 1.53(d)(4) and § 1.63(d). If an oath or declaration as prescribed by § 1.63 is not filed during the pendency of a nonprovisional application, the inventorship is that inventorship set forth in the application papers filed pursuant to § 1.53(b), unless a petition under this paragraph accompanied by the fee set forth in § 1.17(I) is filed supplying or changing the name or names of the inventor or inventors."

For (title): SYSTEM FOR PERSONAL MESSAGING

#### **CERTIFICATION UNDER 37 C.F.R. § 1.10\***

(Express Mail label number is mandatory) (Express Mail certification is optional.)

I hereby certify that this New Application Transmittal and the documents referred to as attached therein are being deposited with the United States Postal Service on this date MAY 23, 2001, in an envelope as "Express Mail Post Office to Addressee," mailing Label Number EL 628 641 221 US, addressed to the: Assistant Commissioner for Patents, Washington, D.C. 20231.

> Judith R. Schick (type or print name of person mailing paper)

Signature of person mailing paper

**WARNING:** 

Certificate of mailing (first class) or facsimile transmission procedures of 37 C.F.R. § 1.8 cannot be used to obtain a date of mailing or transmission for this correspondence.

**WARNING:** 

Each paper or fee filed by "Express Mail" must have the number of the "Express Mail" mailing

label placed thereon prior to mailing. 37 C.F.R. § 1.10(b).

Since the filing of correspondence under § 1.10 without the Express Mail mailing label thereon is an oversight that can be avoided by the exercise of reasonable care, requests for waiver of this requirement will not be granted on petition." Notice of Oct. 24, 1996, 60 Fed. Reg. 56,439, at 56,442.

(New Application Transmittal [4-1] page 1 of 11)

1.	Тур	e c	of Application
	This	s ne	ew application is for a(n)
			(check one applicable item below)
	×	Or	iginal (nonprovisional)
		De	sign
			Plant
WA	RNIN	G:	"Do not use this transmittal for a completion in the U.S. of an International Application under 35 U.S.C. § 37(c)(4), unless the International Application is being filed as a divisional, continuation or continuation-in-part application.

WARNING: Do not use this transmittal for the filing of a provisional application.

NOTE: If one of the following 3 items apply, then complete and attach ADDED PAGES FOR NEW APPLICATION TRANSMITTAL WHERE BENEFIT OF A PRIOR U.S. APPLICATION CLAIMED and a NOTIFICATION IN PARENT APPLICATION OF THE FILING OF THIS CONTINUATION APPLICATION.

□ Divisional□ Continuation□ Continuation-in-part (C-I-P)

## 2. Benefit of Prior U.S. Application(s) (35 U.S.C. §§ 119(e), 120, or 121)

NOTE: A nonprovisional application may claim an invention disclosed in one or more prior filed copending nonprovisional applications or copending international applications designating the United States of America. In order for a nonprovisional application to claim the benefit of a prior filed copending nonprovisional application or copending international application designating the United States of America, each prior application must name as an inventor at least one inventor named in the later filed nonprovisional application and disclose the named inventor's invention claimed in at least one claim of the later filed nonprovisional application in the manner provided by the first paragraph of 35 U.S.C. § 112. Each prior application must also be:

- (i) An international application entitled to a filing date in accordance with PCT Article 11 and designated the United States of America; or
- (ii) Complete as set forth in § 1.51(b); or
- (iii) Entitled to a filing date as set forth in § 1.53(b) or § 1.53(d) and include the basic filing fee set forth in § 1.16; or
- (iv) Entitled to a filing date as set forth in § 1.53(b) and have paid therein the processing and retention fee set forth in § 1.21(l) within the time period set forth in § 1.53(f).

37 C.F.R. § 1.78(a)(1).

NOTE: If the new application being transmitted is a divisional, continuation or a continuation-in-part of a parent case, or where the parent case is an International Application which designated the U.S., or benefit of a prior provisional application is claimed, then check the following item and complete and attach ADDED PAGES FOR NEW APPLICATION TRANSMITTAL WHERE BENEFIT OF PRIOR U.S. APPLICATION(S) CLAIMED.

WARNING: If an application claims the benefit of the filing date of an earlier filed application under 35 U.S.C. §§ 120, 121 or 365(c), the 20-year term of that application will be based upon the filing date of the earliest U.S. application that the application makes reference to under 35 U.S.C. §§ 120,121 or 365(c). (35 U.S.C. § 154(a)(2) does not take into account, for the determination of the patent term, any application on which priority is claimed under 35 U.S.C. §§ 199, 365(a) or 365(b).) For a c-i-p application, applicant should review whether any claim in the patent that will issue is supported by an earlier application and, if not, the applicant should consider canceling the reference to the earlier filed application. The term of a patent is not based on a claim-by-claim approach. See Notice of April 14, 1995, 60 Fed. Reg. 20,195, at 20,205.

WA	RNING:	When the last day of pendency of a provisional application falls on a Saturday, Sunday, or Federal holiday within the District of Columbia, any nonprovisional application claiming benefit of the provisional application <b>must</b> be filed prior to the Saturday, Sunday, or Federal holiday within the District of Columbia. See 37 C.F.R. § 1.78(a)(3).
		The new application being transmitted claims the benefit of prior U.S. application(s). Enclosed are ADDED PAGES FOR NEW APPLICATION TRANSMITTAL WHERE BENEFIT OF PRIOR U.S. APPLICATION(S) CLAIMED.
3.	Papers	Enclosed
	(De <u>14</u> Pa <u>5</u> Pa	quired for filing date under 37 C.F.R. § 1.53(b) (Regular) or 37 C.F.R. § 1.153 esign) Application ges of specification ges of claims eets of drawings
	WARNIN	IG: DO NOT submit original drawings. A high quality copy of the drawings should be supplied when filing a patent application. The drawings that are submitted to the Office must be on strong, white, smooth, and non-shiny paper and meet the standards according to § 1.84. If corrections to the drawings are necessary, they should be made to the original drawing and a high-quality copy of the corrected original drawing then submitted to the Office. Only one copy is required or desired. For comments on proposed then-new 37 C.F.R. § 1.84, see Notice of March 9, 1988 (1990 O.G. 57-62).
	NOTE:	"Identifying indicia, if provided, should include the application number or the title of the invention, inventor's name, docket number (if any), and the name and telephone number of a person to call if the Office is unable to match the drawings to the proper application. This information should be placed on the back of each sheet of drawing a minimum distance of 1.5 cm (5/8 inch) down from the top of the page " 37 C.F.R. § 1.84(c)).
		(complete the following, if applicable)
	0	The enclosed drawing(s) are photograph(s). Three (3) sets of photographs and a "PETITION TO ACCEPT PHOTOGRAPH(S) AS DRAWING(S)" are attached. 37 C.F.R. § 1.84(b). The enclosed drawing(s) are in color. Three (3) sets of color drawings and a "PETITION TO ACCEPT COLOR DRAWING(S)" are attached. 37 C.F.R. §§ 1.84(a)(2) and 1.84(b). formal informal
	B. Oth	ner Papers Enclosed
	Pa	ges of declaration and power of attorney ges of abstract ner (Title Page)
4.	Additio	onal papers enclosed
		Amendment to claims
		<ul> <li>□ Cancel in this application claims before calculating the filing fee. (At least one original independent claim must be retained for filing purposes.)</li> <li>□ Add the claims shown on the attached amendment. (Claims added have been numbered consecutively following the highest numbered original claims.)</li> </ul>
		Preliminary Amendment
		Information Disclosure Statement (37 C.F.R. § 1.98)
		Form PTO-1449 (PTO/SB/08A and 08B)
		Citations

(New Application Transmittal [4-1] page 3 of 11)

0	pertaining thereto for biotechnology invention containing nucleotide and/or an									
	acid sequence.  Authorization of Attorney(s) to Accept and Follow Instructions from Representative	m								
	Special Comments Other									
5. De	claration or oath (including power of attorney)									
NOTE:	A newly executed declaration is not required in a continuation or divisional application provided to the prior nonprovisional application contained a declaration as required, the application being filed by all or fewer than all the inventors named in the prior application, there is no new matter in application being filed, and a copy of the executed declaration filed in the prior application (show the signature or an indication thereon that it was signed) is submitted. The copy must accompanied by a statement requesting deletion of the names of person(s) who are not inventors the application being filed. If the declaration in the prior application was filed under § 1.47, the copy of that declaration must be filed accompanied by a copy of the decision granting § 1.47 states or, if a nonsigning person under § 1.47 has subsequently joined in a prior application, then a copy the subsequently executed declaration must be filed. See 37 C.F.R. §§ 1.63(d)(1)-(3).	d is the ing be of n a tus								
NOTE:	A declaration filed to complete an application must be executed, identify the specification to which is directed, identify each inventor by full name including family name and at least one given name without abbreviation together with any other given name or initial, and the residence, post off address and country or citizenship of each inventor, and state whether the inventor is a sole or joinventor. 37 C.F.R. § 1.63(a)(1)-(4).	ne, fice								
NOTE:	"The inventorship of a nonprovisional application is that inventorship set forth in the oat declaration as prescribed by § 1.62, except as provided for in § 1.53(d)(4) and § 1.63(d). If an oad declaration as prescribed by § 1.63 is not filed during the pendency of a nonprovisional application the inventorship is that inventorship set forth in the application papers filed pursuant to § 1.5 unless a petition under this paragraph accompanied by the fee set forth in § 1.17(I) is filed suppor changing the name or names of the inventor or inventors." 37 C.F.R. § 1.41(a)(1).									
	□ Enclosed									
	Executed by									
	(check all applicable boxes)									
	<ul> <li>inventor(s).</li> <li>legal representative of inventor(s). 37 C.F.R. §§ 1.42 or 1.43.</li> <li>joint inventor or person showing a proprietary interest on behalf of inventor who refused to sign or cannot be reached.</li> </ul>	tor								
	☐ This is the petition required by 37 C.F.R. § 1.47 and the statemed required by 37 C.F. R. § 1.47 is also attached. See item 13 below for fee									
	☑ Not Enclosed									
NOTE:	Where the filing is a completion in the U.S. of an International Application or where the completion the U.S. application contains subject matter in addition to the International Application, the application may be treated as a continuation or continuation-in-part, as the case may be, utilizing ADDED PA FOR NEW APPLICATION TRANSMITTAL WHERE BENEFIT OF PRIOR U.S. APPLICATION CLAIMED.	ion GE								
	☐ Application is made by a person authorized under 37 C.F.R. § 1.41(c) behalf of <i>all</i> the above named inventor(s).	on								

(The	dec	laration or oath,	along with th	ne surcharge re subsequent	quired by 37 C.F.R. § 1.16(e) can be filed tly).
				at the filing is a ed unless called	uthorized. into question. 37 C.F.R. § 1.41(d))
6. Inv	ento	orship Stateme	nt		
WARNII	VG:				all the claims an explanation, including the t claimed invention was made, should be
The inv	vento	rship for all the	claims in this	s application are	<b>:</b> :
X	The	e same.			
				or	
				ion, including th invention was r	e ownership of the various claims nade,
		will be submitte	ed		
7					
	ngua				
NOTE:	An . requ	English translation	of the non-Eng 1.17(k) is requ	lish language appl ired to be filed with	be filed in a language other than English. ication and the processing fee of \$130.00 the application, or within such time as may
	X	English			
		Non English			
		The attached to	anslation inc	cludes a statem	ent that the translation is accurate.
		37 C.F.R. § 1.5	62(d).		
8. As	sign	ment			
	X	An assignment	of the inven	tion to NOKIA N	MOBILE PHONES LTD
		(DOCUME		IPANYING NE	ER SHEET FOR ASSIGNMENT W PATENT APPLICATION" or
NOTE:					n, send two separate letters-one for the 1990 (1114 O.G. 77-78).
WARNII	VG:				C.F.R. § 3.73(b)" must be filed when a c. Notice of April 30, 193, 1150 O.G. 62-64.
	Thi	s is a □ co	ntinuation	☐ divisional	application and the assignment
do	cum	ent for the parer	t application	0 /	was filed on
		·			
					Reel Frame

9. Ce	ertified Copy						
Ce	ertified copy(ies	) of applica	tion(s)				
Co	ountry	· · · · · · · · · · · · · · · · · · ·	Appln.	No.			Filed
Co	ountry		Appln.	No.			Filed
C	ountry		Appln.	No.	· · · · · · · · · · · · · · · · · · ·		Filed
	hich priority is	claimed					
	☐ is (are) at☐ will follow	tached.					
NOTE:	The foreign appl declaration. 37 C		g the basis for the ) and 1.63.	claii	m for priority m	nust be referred to	) in the oath o
NOTE:	U.S. application § 120 is itself en	or International titled to priority NEW APPL	ority for which the al Application from v from a prior forei ICATION TRANS	whic gn ap	h this application plication, then	on claims benefit u complete item 18	inder 35 U.S.C. on the ADDED
10. Fe	e Calculation	(37 C.F.R.	§ 1.16)				
A.	⊠ Regu	lar applicat	ion				
			CLAIMS AS	FIL	ED		-
Numbe	er filed		Number Extra		Rate	37 C.F.F	ic Fee R. § 1.16(a) 10.00
Total ( (37 C.	Claims F.R. § 1.16(c))	-20 =	0	×	\$18.00 =		•
	endent Claims F.R. § 1.16(b))	- 3 =	0	x	\$80.00 =		
	e dependent cl (37 C.F.R. § 1.			+	\$270.00		
	□ Amendm	ent deleting	ng extra claims multiple-depe is not being pa	nde	ncies is encl	osed.	
NOTE:	amendment, pric	r to the expira	re not paid on fil ation of the time peiency. 37 C.F.R. §	eriod	set for respon		
			Filing Fee Cald	ulat	ion	\$	
		n application. 1.00 – 37 C	on .F.R. § 1.16(f))				
			Filing Fee Cald	ulat	ion	\$	

	C.		Plan	t ap	plicatio	n											
		(\$4	80.00	) - 3	7 C.F.F	2. §	1.1	6(g))	ı								
						Fili	ling	Fee	Calc	ulatio	n		\$_				
11. Sma	all E	Entit	y Sta	aten	nent(s)												
			ent(s) attac			a f	filin	g by	a sm	all er	ntity u	under	37 (	C.F.R	R. §§	1.9	and 1.2
WARNING	G:	the saffectindir The (incl applicant) state or in entite	status of any cectly of refiling uding lication (inuing 19(e), ement sue apportudes by is sti	is average of a control of the contr	railable and application on time of application on time of application on the parties of the parties of the popy of the application inclusion of the propersisted application of the propersis	nd dention on the cation prosess de cation and cation a	esire n or he a on un secu leten ation appi a re atem ired.	ed. Stapatent papplica nder § ution a mination. A no of a p lication ference ent in	atus as t, incluition of 1.53 application as tonprovenior as to or in the to the the propayme	s a sm ding r pate as a dion u to con visiona pplica the p the sta ior ap nt of t	nall entapplication in various continued al application, contentation, contentation in the smithe smithed sm	tity in ations which nuation § 1.5 lentitle lication or a real the on or in all entitle at in the one or in a lent at in a lent	one ap or pa the si n, divi 53(d)), ement n claim eissue nonp e prior in the p	oplicate atents atents atents ision, or th to sm aing be appli rovision appli patent sic sta	tion of which which which which which which which will be to the which will be to the white w	r patei th are been e ontinua ing of tity sta under n may applica n or in status y filing	nt in which nt does not directly of stablished a reissu atus for the r 35 U.S.C r rely on ation or the the pater as a sma r fee will b
WARNING	G:	state	ement	can	status mi <b>unequiv</b> 96 (emph	ocali	lly n	nake ti	tablish he req	ned w uired	hen ti self-c	he pe ertifica	rson ( ntion."	or per M.P.E	sons .P., (	signii § 509.	ng the 03, 6 <sup>th</sup> ed
					(6	com	nple	te the	e follo	owing	g, if a	pplic	able)	)			
										•	-						
			State	us a	as a sm	all e	entit	y wa	s clai	imed	in pr	ior a	pplica	ation			
					1			- , fi	led o	n					_, fr	om w	/hich
			bene	efit i	/ s being	clai	ime	, fi ed for	led o	n					, fr	om w	/hich
			bene	efit i	1	clai	ime 1	, fi ed for 19(e)	led o	n					_, fr	om w	/hich
			bene	efit i	/ s being	clai	nime 1 1:	, fi ed for 19(e) 20,	led o	n					, fr	rom w	/hich
			bene	efit i	/ s being	clai	1 1 1:	, fi ed for 19(e) 20, 21,	led o this	n					, fr	om w	/hich
			bene	efit i 35 l	/_ is being J.S.C. {	clai	1 1: 1: 3:	, fi ed for 19(e) 20, 21, 65(c)	led o	n appli	icatio	n und	der:				/hich
			bene	efit i 35 l	/_ is being J.S.C. { which s	clai	1: 1: 1: 3: :us :	, fi ed for 19(e) 20, 21, 65(c) as a s	led o this , , small	n appli enti	icatio	n und	der:	and	des	sired.	
			bene	efit i 35 l	/ is being J.S.C. § which : A copy	clai	1 1: 1: 3: cus :	, fi ed for 19(e) 20, 21, 65(c) as a s	led o this , , small ment	n appli entit	icatio	still p	der: rope	<sup>-</sup> and	des	sired.	
			bene	efit i 35 l	/_ is being J.S.C. { which s	clai	1 1: 1: 3: cus :	, fi ed for 19(e) 20, 21, 65(c) as a s state	led o this , small mention (s	n appli entit t in th	icatio ty is s ne pri of <b>A</b> ,	still prior ap	der: ropei oplica	and ation i	des is ine	sired.	
			bene	efit i 35 l	/ is being J.S.C. § which : A copy	clai	1 1: 1: 3: cus :	, fi ed for 19(e) 20, 21, 65(c) as a s state	led o this , small mention (s	n appli entit t in th	icatio	still prior ap	der: ropei oplica	and ation i	des is ine	sired.	
NOTE:	fil	ny ex led w	bene	and	J.S.C. §  which s A copy Filing F	clai	aime 1 1: 3: us : the Cal		this  this  ment  ion (s	nappli appli t in th	ty is some print of A,	still prior ap	der: ropei oplica	and and bove	des is in (*)	sired. clude	
NOTE:	fi) e:	ny ex led w xtena	bene	efit i 35 t and	yhich se full fee ponths of tir § 1.136.	clai	1 1: 3: cus : cus : will date C.F.I	, fi ed for 19(e) 20, 21, 65(c) as a s state lculat \$ be refi of tim R. § 1.	this, , small ment ion (s	entiti t in th	ty is some print of A,	still prior ap	roper oplica or <b>C</b> a	and tion i bove	des is in (*)	sired. clude	ed. request a
	fi) e:	ny ex led w xtena	bene	efit i 35 t and	yhich se full fee ponths of tir § 1.136.	clai	nime 1 1: 3: us: the Cal will date C.F.I	, fi ed for 19(e) 20, 21, 65(c) as a s state lculat \$ be refi of tim R. § 1.	this this this this this this this this	entiil t in the	ty is some prior of A,	still prior ap	roper oplica or <b>C</b> a	and tion i bove	des is in (*)	sired. clude	ed. request a

# 13. Fee Payment Being Made at This Time

X	No	t Enclosed	
		No filing fee is to be paid at this time. (This and the surcharge required by 37 C.F.R. § 1.16(e) can subsequently.)	n be paid
	En	closed	
		Filing fee	\$
		Recording assignment (\$40.00 – 37 C.F.R. § 1.21(h)) (See attached "COVER SHEET FOR ASSIGNMENT ACCOMPANYING NEW APPLICATION.")	\$
		Petition fee for filing by other than all the inventors or person on behalf of the inventor where inventor refused to sign or cannot be reached.  (\$130.00 - 37 C.F.R. §§ 1.47 and 1.17(i))	\$
		For processing an application with a specification in a non-English language (\$130.00; 37 C.F.R. §§ 1.52(d) and 1.17(k))	\$
		Processing and retention fee (\$130.00, 37 C.F.R. §§ 1.52(d) and 1.21(l))	\$
		Fee for international-type search report (\$40.00; 37 C.F.R. § 1.21(e))	\$
NOTE:	for to 3	C.F.R. § 1.21(I) establishes a fee for processing and retaining any application failing to complete the application pursuant to 37 C.F.R. § 1.53(f) and this, a 37 C.F.R. §§ 1.53 and 1.78(a)(1), indicate that in order to obtain the build discalling the must be paid, or the processing and retain the paid, within 1 year from the notification under § 53(f).	as well as the changes enefit of a prior U.S
	To	tal fees enclosed	\$
14. Me	tho	d of Payment of Fees	
	Att	ached is a □ check □ money order in the amount of \$	
	Au	thorization is hereby made to charge the amount of \$	
		to Deposit Account No	
		to Credit card as shown on the attached credit card informa form PTO-2038.	tion authorization
WARNIN	IG::	Credit card information should <b>not</b> be included on this form as it may becom	ne public.
		arge any additional fees required by this paper or credit any	overpayment in
		A duplicate of this paper is attached.	

## 15. Authorization to Charge Additional Fees

**WARNING:** If no fees are to be paid on filing, the following items should <u>not</u> be completed. **WARNING:** Accurately count claims, especially multiple dependent claims, to avoid unexpected high charges, if extra claim charges are authorized. ☐ The Office is hereby authorized to charge, in the manner shown above, the following additional fees that may be required by this paper and during the entire pendency of this application. ☐ 37 C.F.R. § 1.16(a), (f), or (g) (filing fees) ☐ 37 C.F.R. § 1.16(b), (c), and (d) (presentation of extra claims) NOTE: Because additional fees for excess or multiple dependent claims not paid on filing or on later presentation must only be paid or these claims canceled by amendment prior to the expiration of the time period set for response by the P.T.O. in any notice of fee deficiency (37 C.F.R. § 1.16(d)), it might be best not to authorize the P.T.O. to charge additional claim fees, except possibly when dealing with amendments after final action. □ 37 C.F.R. § 1.16(e) (surcharge for filing the basic filing fee and/or declaration on a date later than the filing date of the application) 37 C.F.R. § 1.17(a)(1)-(5) (extension fees pursuant to § 1.136(a)) ☐ 37 C.F.R. § 1.17 (application processing fees) **WARNING:** "... A written request may be submitted in an application that is an authorization to treat any concurrent or future reply, requiring a petition for an extension of time under this paragraph for its timely submission, as incorporating a petition for extension of time for the appropriate length of time. An authorization to charge all required fees, fees under § 1.17, or all required extension of time fees will be treated as a constructive petition for an extension of time in any concurrent or future reply requiring a petition for an extension of time under this paragraph for its timely submission. Submission of the fee set forth in § 1.17(a) will also be treated as a constructive petition for an extension of time in any concurrent reply requiring a petition for an extension of time under this paragraph for its timely submission." 37 C.F.R. § 1.136(a)(3). □ 37 C.F.R. § 1.18 (issue fee at or before mailing of Notice of Allowance,

NOTE: Where an authorization to charge the issue fee to a deposit account has been filed before the mailing of a Notice of Allowance, the issue fee will be automatically charged to the deposit account at the time of mailing the Notice of Allowance. 37 C.F.R. § 1.311(b).

pursuant to 37 C.F.R. § 1.311(b))

NOTE: 37 C.F.R. § 1.28(b) requires "Notification of any change in status resulting in loss of entitlement to small entity status must be filed in the application . . . prior to paying, or at the time of paying, . . . issue fee." From the wording of 37 C.F.R. § 1.28(b), (a) notification of change of status must be made even if the fee is paid as "other than a small entity" and (b) no notification is required if the change is to another small entity.

## 16. Instructions as to Overpayment

NOTE:	"Amounts of twenty-five dollars or less will not be returned unless specifically requested within a reasonable time, nor will the payer be notified of such amounts; amounts over twenty-five dollars may be returned by check or, if requested, by credit to a deposit account." 37 C.F.R. § 1.26(a).
	Condit Assessed No.

☐ Credit Account No.\_\_\_\_\_ Refund

Date: 5 · 23 - 01

Reg. No. 41,266

Tel. No. (203) 261-1234

Customer No. 004955

SIGNATURE OF PRACTITIONER

James A. Retter

(type or print name of practitioner Ware, Fressola, Van Der Sluys & Adolphson LLP

755 Main Street

P.O. (Correspondence) Address

P.O. Box 224

Monroe, CT 06468

Ц	Inc	orporation by reference of added pages
	U.S cor PA	eck the following item if the application in this transmittal claims the benefit of prior 5. application(s) (including an international application entering the U.S. stage as a ntinuation, divisional or C-I-P application) and complete and attach the ADDED GES FOR NEW APPLICATION TRANSMITTAL WHERE BENEFIT OF PRIOR 5. APPLICATION(S) CLAIMED.)
		Plus Added Pages for New Application Transmittal Where Benefit of Prior U.S. Application(s) Claimed  Number of pages added
		Plus Added Pages for Papers Referred to in Item 4 Above
		Number of pages added
		Plus added pages deleting names of inventor(s) named in prior application(s) who is/are no longer inventor(s) of the subject matter claimed in this application.
		Number of pages added
		Plus "Assignment Cover Letter Accompanying New Application"
		Number of pages added
X	Sta	tement Where No Further Pages Added
		(if no further pages form a part of this Transmittal, then end this Transmittal with this page and check the following item.

☑ This transmittal ends with this page.